

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
In re :
Fyre Festival LLC, : Chapter 7
: Case No. 17-11883 (MG)
Debtor. :
-----X
GREGORY M. MESSER, as Chapter 7 Trustee of the :
Estate of Fyre Festival LLC, :
: Plaintiff, :
: Adv. Pro. No. 19-01340
-against- :
: FYRE MEDIA INC., and WILLIAM Z. : BC 20,0003
McFARLAND, a/k/a Billy McFarland, :
: Defendants. :
-----X

JUDGMENT BY DEFAULT AGAINST DEFENDANTS FYRE MEDIA INC. AND WILLIAM Z. McFARLAND, a/k/a BILLY McFARLAND

Default was entered against defendants Fyre Media Inc. and William Z. McFarland, a/k/a Billy McFarland on October 16, 2019. Therefore, on motion of the plaintiff, Gregory M. Messer, as chapter 7 trustee of the estate of Fyre Festival LLC, judgment is entered against Fyre Media Inc. and William Z. McFarland, a/k/a Billy McFarland in favor of plaintiff as follows:

IT IS ORDERED, ADJUDGED AND DECREED THAT plaintiff be awarded a judgment against, and recover from, defendants FYRE MEDIA INC. and WILLIAM Z. McFARLAND, a/k/a BILLY McFARLAND, ten million, nine-hundred ninety-three thousand, two-hundred sixty-seven and 51/100 (\$10,993,267.51) dollars, jointly and severally, together with post-judgment interest computed at the rate prescribed by 28 U.S.C. § 1961, and that the plaintiff have immediate execution thereof; and it is further

IT IS ORDERED, ADJUDGED AND DECREED THAT plaintiff be awarded a second judgment against, and recover from, defendant FYRE MEDIA INC., an additional three million, four-hundred twenty-two thousand, seventy-nine and 12/100 (\$3,422,079.12) dollars, together with post-judgment interest computed at the rate prescribed by 28 U.S.C. § 1961, and that the plaintiff have immediate execution thereof.

2/11/2020

Date

/s/ Martin Glenn

HONORABLE MARTIN GLENN
UNITED STATES BANKRUPTCY JUDGE